THE SPULAKI CITIZEN

L. W. McCORD, Editor and Publisher.

OFFICE 90, BAST OGENER PUBLIC SQUARE- UP STAIRS. TERMS OF SUBSCRIPTION. Four Deliars per Annum, Invariably in Advance.

Terms of Advertising.

Advertisements inserted at \$1,50 per square, (10 lines or less, in this type,) for the first, and 75 cents for each subsequent insertion. Advertisements not marked with the number of insertions desired will be inserted and charged for at the regular rates until ordered out.

List of Prices for Advertising:					
All so de	1 mo	2 mos.	S mos.	d mos.	lyr.
1 square, 2 squares 3 squares 4 squares column column column column	\$3,75 7,50 10 12 15 18 53 27 80	\$6 10 13 15 18 22 27 83 37	\$8 12 15 15 18 21 27 80 37 45	\$10 15 18 22 27 85 87 53 60	\$15 21 27 80 87 45 58 75

Advertisements must be paid quarter yearly in advance. Those inserted for 3 months or less, must be accompanied with the money. Yearly advertisers are permitted to renew quarterly free of charge; further renewals charged one dollar per square.

Advertisements from a distance must be accompanied with the cash in every instance.

The advertising of a house or firm will be strictly limited to its own immediate business.

Calls on persons to become candidates, and political circulars charged as advertisements, and will not be inserted without the cash in advance. Professional or business cards not exceeding five lines will be inserted at twelve dollars per annum. Editorial advertisements and personal communi-cations will not be inserted unless paid for in ad-vance at double the regular rates.

Aunouncement'.

Announcing candidates for State or District offices ten dollars; county do five; always in advance.
Oblituaries and tributes of respect over ten lines in
length charged for at the regular advertising rates.
Marriages; deaths and religious notices gratis.

PULASKI, TENN, FRIDAY MORNING, MARCH 2, 1866.

Peace, gentle Peace, is hovering o'er the "loved land" once more. In looking over our town, we see men, women and children -all buisy-all intent upon effacing the desolating track of war.

How sad ! Can we restore that gallant boy to his mother, or that father to his child? Yet, even through our tears, just wiped away, how smiling the scene! Yonder, the honest yeoman, gray-haired, steps over the fresh-ploughed soil, scattering with liberal hand the seed, gathering vigor and life with the thought that the faithful earth will yield him an abundant harvest. The impatient youth rejoices that earth is loosened from the frost, and with the hope that Autumn will spread her treasures in abundance and peace, with untiring hand seizes the plough. When still evening comes on, how gladly are they welcomed to the peaceful, happy home! The buisy housewife and gladsome children, thankful indeed that no longer are there any to make them afraid. Herethe merchants are busy, too, with wares for matron and maid-for old and young. The mechanic arts flourish in our midst, and answer to the many wants of our daily life. The streets are full of boys and girls, with their bright, morning faces, wending their ways to the different schools. Happy sight !--- for life seems to them beautiful as Hope paints it, in colors of purple and gold.

Now that Peace, with dove-like wings broods over us once more, how still the Sabbath! How grateful our people hail it and, in the words of another-"On the we watch the sunshine and fancy bices, nor traffic

in the shops; was at church."

How earnestly our people nurture pence! Whatever may have been our views, we now unite in striving to restore order.

An Ink Mine.

A party recently arrived in Los Angeles, in this State, from the vicinity of Buena Vista Lake and the oil springs there, having in his possession a bottle containing, according to the News, a mineral substance very much resembling crude petroleum, but without any smell, and possessing all the qualities of a fine writing fluid. Several Book and Job Printer, experiments have been made of it, and it is pronounced a good quality of ink, or writing fluid. When first used, the color is a deep, rich black, the color moderates a little, still retaining a good and durable color. A company is being formed for the purpose of testing this new discovery .--California Ex. Talka Andreas

QUEER QUESTIONS .-- Which is the strongest day in the week? Sunday-all the rest are week-days.

Which travels at a greater speed, heat or cold? Heat, because you can catch cold. When has a msn four hands? When he doubles his fists.

What is that which works when it plays, and plays when it works? A fountain.

What stands and goes without legs? A

What belongs to yourself, and is used by every one more than yourself? Your name What thing is that which the more we

cut the longer it grows? A ditch. Why is a feefile old man like a nail driv-dnty in the line of its profession, with increas-ed racillities for the transaction of business. en up to the head? He is in-firm.

A letter writer gays that old Thad. Stephens "has not a long lease of life." ilis No 24 West Fourth Street, Cincinnati, O end and a rope's end should come together

A radical editor in the interior of New York boasts that his paper "poys." Prentice says "that's what he never did."

Mrs. Partington says "Ike, having become very much enameled of a siren of Boston, has led her to the menial alter. He didn't appear the least disimposed. On the backs of his weding cards were little Cubebs with wings."

It is a curious fact that, in sacred history the ase of only one Woman is distinctly noted-that of Sarah, the wife of the patriarch Abraham. The age of woman was, is now, and ever will be a profound secret,

Numerous .- A mother, living four miles east of Nolensville, ju in the edge of Rutherford county, in this State, gave birth on the 4th inst., to four fine, robust babies! -three girls and one boy .- Frank Review.

A facetious boy asked one his playmates how a hardware dealer differed form a bootmaker. The latter, somewhat puzzled, gave it up. ... Why, because the one sold nailes, and the other nailed soles."

Let those who are disposed to break a lance for negro suffrage take heed lest they be broken themselves.

There are two parties in Mobile. One is for baving Yankee Doodle played at the theatre, the other isn't.

A man passing through a gateway in the dark hit his nose against the post.

"I wish that post was in hell," said he. "Better wish it somewhere else," said a bystander, "you might run against it again."

RATES OF POSTAGE.

In consequence of the general ignorance in the South of the rules of postage established by law, many letters of importance are daily lost to those interested by being improperly or insufficiently stamped. The regulations require that all such letters dropped into post offices shall be immediately forwarded to the Dead Letter office, where they are never heard from unless they contain money, or other enclosures of value. We give below some information which may prevent vexation to correspendents;

The rate of postage on letters within the United States is 3 cents for every letter or scaled package weighing one-half ounce or under. Those over onehalf ounce, 6 cents and 8 cents for every additional half ounce. Prepayment with stamps in all cases is required. All letters without the necessary postage stamps, or which are stamped with revenue stamps, will be forwarded to the Dead Letter office immediately after being dropped into any post Postage stamps issued prior to 1860 are worthless, and will not answer for present purposes.

Terms of Subscription.

Four Dollars a Year invariably in Advance. COME UP AND SUBSCRIBE AT ONCE

Inducements to Clubs. 10 copies to one office, each A copy sent gratis to the maker of each club.

NEW ADVERTISEM NTS

NATHAN ADAMS, Office in Court-house next to Post Office,

WILL PRACTICE LAW in Chancery and Circuit courts of Giles. He will Attend to the Collection of Claims ugain t the U.S. for Bounty, Pension, Back Pay, rightness marks the day when or claims for property—and charge nothing in such cases until the money is collected. [feb 16-6m

N. ODEROY

PULASKI. TENEN LL kinds of Rapairing in Watches or Jewelry A clone promptly, and satisfaction warranted. Shop at Mason & Ezell's Store. [feb 16-tf

SOLON E. ROSE, Attorney & Counsellor at Law,

WILL PRACTICE In the Courts of Giles and adjouning counties, [feb2

L. W. McCORD,

CITIZEN OFFICE, H-EAST CORNER PUBL'C SQUARE-UP STAIRS,

PULASKI, TENNESSEE. CASH required for all Job-work. No Job can be taken from the office until paid for.

Get the Genuine Article



Why is a baker like a begger? He STRAIGHTFORWARD dealings in every depart of a promium to the payment of a loss, has rendered

PHOENIX

Of Hartford. As familiar as any household word; and from far Bast sunrise to the golden shores of the Pacific slope, its eminent usefulness as on Insurance Corporation has been thoroughly tried and satisfactorally tested. It is now better than ever prepared for service and

WESTERN BRANCH. H. M. MAGILL, Gereral Agent.

POLICIES ISSUED PROMUTLY, BY E. EDMUNDSON, Resident Agent.

MISCELLANEOUS.

ELECTION NOTICE.

ON the first Saturday in March next, I will open and hold an election, as required by law, in the several precincts of Giles county, for the purpose of electing the following officers, to-wit: One Circuit Court Clerk, one Sheriff, one Trustee, one Tax Colector, and also Constables and Justices of the Peace a all districts where there are vacancies. Constables in each district are hereby deputised to open and hold said election. B. H. PEDEN.

OSBORNE & CO.,

Book Sellers.

STATIONERS

AND GENERAL

NEWS DEALERS,

MATSIR has ILLASSICALLY

West Side Public Square,

PULASEI, TENN.

KEEP the latest publications of Books, Newspa-pers and Periodicals, together with a full as-sortment of Stationery, Music, etc., etc. feb. 9, 1866 %col-pd ly

W. H. BALLENTINE,

Ballentine & Ezell,

DEALERS IN

GOODS and GROCERIES,

South east Corner Public Square,

PULASKI,

H AVING associated themselves in business ten-der their kindest regards to their old remem-bered friends and patrons, and invite attention to the fact that they now prepared to do

MORE AND BETTER

by them than they ever did in other and better days Our stock consists partly of the following: Dress Goods,

Ladies Underwear, White Goods, Woolen Goods,

Flannels, 3,25 Boots, Shoes, Hats, Caps,

Clothing, Cassimeres,

GENT'S FURNISHING GOODS, And an endless variety, embra wig

Everything Kept in a Variety Store. Give us a call, and we will try to please you.

SHERIFF STES.

ar's Sale. executions in my hands in favor B of H C Bullock, Trustee &c., against Zechariah Parker, jr., and Jacob R Millen, I will on Saturday

the 24th day of March next, sell to the highest bid der, for cash, at the court house door in Pulaski, the undivided interest in, which is the half of a certain tract of land in Giles county, district No 19, on the head waters of Little Dry creek, and bounded by the lands of Wm Chapman, James Vaughn, Frank Carter, Samuel Faught and others, and is known as the Joseph Inman tract, and contains 182 acres. It PULASKI, TENN.

Office in the South-west Corner of the Court House, leb'y 23-4t*

In the South-west Corner of the Court House, leb'y 23-4t*

Sheriff.

Sheriff's Sale.

ON Saturday the 24th day of March, 1866, I will sell for each, before the court house door in Pulaski, a tract of land containing by estimation 166 acres, being in the 11th civil district of Giles county on Buchanan's creek, adjoining the lands of Lewis B Marks, south, Jho C Young and S B Nevils east, James M Jones north, and widow Hayes west, it being the tract on which Laban Nassauer new lives Sold to satisfy an execution in my hands in favor of Wm Airowsmith against Laban Nassauer. B. H. PEDEN, Sh'ff.

Sheriff's Sale. ON Saturday the 24th day of March next, I'wi I sell U for cash, at the court house door in Pulaski, a tract of land containing by estimation 175% acros, bounded as follows, beginning at a beech with a

buckeye pointer, being the southeast corner of Ben Bearden's tract, thence north to a rock with point-ers, his southwest corner, thence south 27 poles to a rock, the southeast corner of R L McCord's tract, thence west to a rock in Hugh Caruthers' line, thence south with said line to a stake, thence east 30 & 8-10 poles to a buckeye, thence south 40 deg. west to a lock with hackberry pointer, thence south 1 degree west 105 poles to a rock, Mrs. Roberts' line, thence with her line and R M Fellis' line to the beginning. Levied on as the property of W H Abernathy to satisfy an execution against him of als in favor of Elisha K Davis.

B. H. PEDEN. Elisha K Davis, Bon R no B. H. PEDEN, feb'y 23-46 2 Sheriff

Sheriff Sale.

ON Monday 5th March next, I will sell for eash, at the Court House door in Pulaski, the following Tract of Land, situated in civil District No. 15 in Giles county, adjoining the lands of John Hambrick Andrew Mitchell, Mrs. Essleman and the estate of Alexandra Balukenship and others, containing 94 Acres, and levied on as the property of David A Waldrup, to satisfy an execution in favor of James Maddillo. Feb. 2768, -4t.

Giles County Circuit Court. Jas M Parker, Adm'r of A H Baker, dee'd., ve.

Wm. Penton. defend an attachment suit against him, otherwise the same will be proceeded with ex-parte. Willie Willeford, cl's. Jan'y. 26, 1866.

LEGAL NOTICES,

Giles County Circuit Court.

Wm. J. Craig, ce. Andrew J. Brown & D. L. Brown. IT aprearing to the satisfaction of the clerk of said court that said Andrew J Brown and D L Brown are non-residents of the State of Tennessee, so that the ordinary process of law cannot be served on them it is ordered that publication be mrde for four successive week in the Citizen, requiring said Andrew J and D L Brown to appear at the next term of the Giles county Circuit Court to be held at the court house in Pulaski on the first Monday in April next and plead to and defend an attachment suit against them, otherwise the same will be proceeded with ex-parte. feb 28-4t* WILLIE WILLEFORD, CL'K.

In Chancery at Pulaski.

Sibley, Morton & co., complainants, vs. James T. Henderson and others, defendants. In this cause it appearing to the satisfaction of the clerk and master that the defendant, James T. Henderson is a non-resident of the State of Tennessee, so that the ordinary process of this court cannot be served on him: On motion it is therefore or dered that publication be made in the "Ottizen," a newspaper published in the town of Pulaski in said State, requiring said defendant to be and appear on the first day of the next Term of the Chancery Court, to be held for the county of Giles, at the court house in Pulaski, on the first Monday in next March, and answer complainants' bill, or the same will be taken for confessed as to him and set for hearing ex-parte. feb'y 2-td A. COX, c. & M.

Attachmens Notice.

William J. Craig.

A. J. & D. L. Brown. IN this case it appearing to me from affidavit of the plaintiff, that the defendants, A. J. Brown and D. L. Brown are morresidents of the State of Tennesse, or so abscords or conceal themselves, that the ordinary process of law cannot be served on them. It is ordered that publication be made for four suscessive weeks in the "Pulaski Citizen," requiring the defendants to appear besore me at my office, in the town of Pulaski, on the 2d day of March, 1866, to defend said action, otherwise the same will be proceeded with, ex parte.
J. L. JONES, J. P., Giles county.

In Chancery at Pulaski. Charles Leatherman and others, complainants, co.

Sarah A. Neal, Defendants. IN this cause it appearing to the satisfaction of the Clerk and Master that the defendant Sarah A. Neal is a non-resident of the State of Tennessee, so that the ordinary process of this Court cannot be served on her: on motion it is therefore ordered that publication be made for four weeks in succession to the Cities and the contract of the court cannot be made for four weeks in succession to the Cities and the contract of the court cannot be made for four weeks in succession to the Cities and the court cannot be contracted in the cities and the court cannot be contracted to the court cannot cannot be contracted to the court cannot c sien in the Gitzen, a newspaper published in the town of Pulaski in said State, requiring the said defendant to be and appear on the first day of the next Term of the Chanesry court to be held for the county of Giles at the court house in Pulaski, on the first Menday in March next, and answer complain ant's bill, or the same will be taken for confessed as to her and set for hearing ex-parte.

A. COX, c. & M.

Administrator's Notice.

HAVING been duly qualified as Administrator of the estate of James H. Walls, dee'd. Notice is hereby given to all parties owing said estate, to come forward and make payment. Those having claims against said estate, will present them in the time prescribed by law, or collection will be con-Also all persons baving any ing to said estate, or knowing of any will please report them to the administrator JOHN KOUNS, Administrator.

Insolvent Notice.

THE insolvency of the estate of W. H. McCafity dec'd., having been suggested to Giles County Court, all creditors of said McCaffity, are hereby notified to file their claims with E. W. Rose, Clerk of said court, for pro rata distribution, within the time trescribed by law, else they will be barred. All those indebted to said W. H. McCaffity, are requested to make immediate payment. requested to make immediate payment.

N. SMITHSON, Administrator.

Feb. 2 '68'-4t. Circuit Court, Term, December 1866. STATE of Tennessee, Giles county, Alexander T. White, co Virginia White, Petition for Divorce In this cause it appearing to the court, from the affidavit of complainant, that the residence and locality of defendant Virginia White, is not known, and cannot be ascertained. It is therefore ordered by the court that publication be made, for four successive weeks in the Citizen a newspaper published in the town of Pulaski, notifying her to appear, and plead answer or demurto camplainants bill, at the term of this court, or that said bill will be taken for confessed, and set down for hearing Exparte as to her.

WILLE WILLEFORD, Clerk. Feb. 2 '66,-4t.

Attachment Notice.

THO'S Martin, vs Cook, Becker & Co., -Original attachments in this case it appears to the satisfaction of the Justice of the Peace that the defendants Cook, Becker & Co., have absconded or so absented themselves, that the ordinary process of law cannot be served upon them, it is hereby ordered that publics on be made in the Citizen, a newspaper published in the town of Pulaski, for four successive weeks, requiring said defendants to appear of the office of W. H. Abernathy, Esq'r., Pulaski, Giles county, Tennessee, on Thursday the fifteenth day of March next, and defend the action otherwise the cause will be pro-Feb. 2'66. 1; W. H. ABERNATHY, J. P. ceeded with Exparte.

In Chancery at Pulaski.

James C. Stevenscu and others, complainants,

F. T. McLaurine and others, defendants. N this cause it appearing to the satisfaction of the Clerk and Master from allidavit that the defend-dants, Caleb Robinson and wife, Mary A., William Bright, Parmelia Bright, Ludlow L. McLaurino, Sarah F. Turner and her husband, — Turner, James F. Brocks, Josephine Fulks and her husband - Fulks, Mary E. Brooks, Henrietta Brooks, Willis Brooks and Wm. B. Brooks, are non-residents of Tenuessee, so that the ordinary process of this court cannot be served on them; On motion it is there-fore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, requiring said defendants to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the court house in Pulaski, on the first Monday in March next, and answer complainant, bill, or the same will be taken for containing. plainans' bill, or the same will be taken for con-fessed as to them and set for hearing ex-parte. Jan'y. 26, 1866. A. COX, C. & M.

In Chancery at Pulaski.

Jno. A. Perry, complainant, Newton Esliek and others, def ndants, this cause it appearing to the satisfaction of the Clerk and Master from affidavit that the residence of the defendent W L Whitley is unknown, so that the ordinary process of this court cannot be served; On motion it is therefore ordered that pub-lication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, requiring said defendant to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the court house in Pulaski, on the first Monday in March next, and answer complainants' bill, or the same will be taken for confessed as to him and set for hearing ex-parts. A. COX, C. & M.

In Chancery at Pulaski. Thomas Martin, Adm'r. of W C Mayfield, deceased

Francis Mayfield and others, defendants, IN this cause it appearing to the satisfaction of the IN this cause it appearing to the satisfaction of the Clerk and Muster from affidavit that the defendants R B Allen, D O Allen, Eugene Allen, F B Allen, G E Allen, W E Mayfield, Matthew Jackson and wife Minerva, Eliison Hartwick and wife Rebecca, Wm R King. — Bird and wife Mary R, and Richard S King are non-residents of the State of Tennesses, to that the ordinary process of State of Tennessee, so that the ordinary process of this Court dannot be surved on them: On motion it It sppearing to the clerk of said Court from affidative of plaintiff, that said Poaton is a non-resident of the State of Tennessee, so that the ordinary process of the State of Tennessee, so that the ordinary process of the State of Tennessee, so that the ordinary process this Court cannot be served on them: On motion is therefore ordered that publication be made four weeks in succession in the Pulaski Citizer newspaper published in the town of Pulaski v ordered that publication be made for four successive | State, requiring said defendants to be and a said weeks in the Pulaski Ottors, requiring said Peaton to appear at the next term of said Giles county Circuit Court, to be held at the court house in Pulaski on the first Monday in April next, and plead to and on the first Monday in April next, and plead to and March next, and unswer complains at Monday in 48 to them and set A. COX, C. & M.

CHANCERY NOTICES.

In Chancery at Pulaski,

James McCallum complainant, M. C. Mosely and others, defendants.

IN this cause it appearing to the satisfaction of the Clerk and Master from the return of the Sheriff of Giles county, State of Tennessee, that the defendant, W. T. Weils, is beyond the limits of the State of Tennessee, so that the ordinary process of this court connot be served on him: On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, requiring said defendant to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the court house in Pulaski, on the first Monday in March next, and show cause why complainant's judg-ment should not be revived, or the same will set taken for confessed as to him and set for hearing ex-parts. [feb 2-366] A. COX, C. & M.

In Chancery at Pulaski.

Henry Houze, adm'r. of A. S. Young, dec'd. com't. Jno. C. Young and others, heirs at law, and creditors of A S Young, dec'd., defendants. IN this cause it appearing to the satisfaction of the Clerk and Master, from affidavit, that the defendants, C. B. Sutton, D. A. Dryden and Samuel Turner are non-residents of the State of Tennessee, so that the ordinary process of this Court cannot be served on them: On motion it is therefore ordered that publication be made for four weeks in succession in the Pulaski Citizen, a newspaper published in the town of Pulaski in said State, requiring said defendants to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the Court House in Pulaski, on the first Monday in March next, and answer complainants' bill, or the same will be taken for confessed as to them and set for hearing exparts.

Feb. 2, 1865.

A. COX, C. & M.

In Chancery at Pulaski.

P H Ezell complainant, Mary Barber and others, defendants. IN this cause it appearing to the satisfaction of the Clerk and Master from affidavit that the defend-ants Elizabeth C Barber, Robert Barber, Wm. Barber, Sarah Vannalgah, Layard Howard and wife, Jane R., John Wilson and wife Murgaret C., Carver D King & Robt. C Dickson are non-residents of the State of Tennessee, so that the ordinary process of this court cannot be served on them: On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, reuiring said defendant to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the court house in Palaski, on the first Monday in March next, and answer complainant's bill, or the same will be taken for confessed as to them and set for hearing av-parte. Feb 2, 1866.

A. COX, C. & M.

In Chancery at Pulaski.

Martha D. Bringle, complainant, Charity Bringle and others, defendants. In this cause it appearing to the satisfaction of the Clork and Master from allidavit that the defendants, Jesse Bringle, W. H. Braly, James C. Braly, Charity A. Braly and Thos Braly are non-residents of the State of Tennessee, so that the ordinary pro-cess of this court cannot be served on them; On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said ate, requiring said defendants to be and appear o the first day of the next term of the Chancery Court, to be held for the county of Giles at the court house in Palaski, on the first Monday in March next, and answer complainants' bill, or the same will be taken for confessed as to them and set for hearing ex-parte. [Feb 2, 1866.] A. COX, C. & M.

In Chancery at Pulaski.

Neil M'Callum, adm'r. of Early Benson deceased, Benj B Benson and others, defendants. IN this cause it appearing to the satisfaction of the Clerk and Master from affidavi* that the defendants Benj B Benson, Geo Wright & wife Narcissa, JJ Beaty a wife Jane, are non resident of the State of Tennessee, so that the ordinary process of this court cannot be served on them; On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, reiring said defendants to be and appear on the irst day of the next term of the Chancery Court, to be held for the county of Giles at the court house in Pulaski, on the first Monday in March next, and answer complainant's bill, or the same will be taken for confessed as to them and set for hearing ex-parte

In Chancery at Pulaski.

A. COX, C. & M.

Feb 2, 1866.

George Bowers, adm'r of Jno Bass, dec'd, compl'nt, Edward Napier and others, defendants, N this cause it appearing to the satisfaction of the Clerk and Master from affidavit that the defendants Edward Napier and wife Harriett, Jacob Sum ants Edward Napier and wife Harriett, Jacob Sumner Laura, Mary, John Wm. and James Sumner are non-residents of the State of Tennessee, so that the ordinary process of the court cannot be served on them; On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the two of Pulaski in said State, requiring said defendant to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the court house in Pulaski, on the first Monday in March next and spawer comthe first Monday in March next, and answer com clainant's bill, or the same will be taken for confessed as to them and set for hearing ev-parte.

Ech 2, 1866. A. UOX, C. & M.

In Chancers at Pulaski.

F. G. Westmoreland and others, complainants, James Harwell and others, defendants. IN this cause it appearing to the satisfaction of the Clerk and Master from affidavit that the defend-ants Jas Harwell and wife, Octavia G., Rush West-moreland Hawkins Martha J., Hattie, and Quincy Westmoreland and James Ferguson, are non-residents of the State of Tennessee, so that the ordi nary process of this Court cannot be served of them: On motion it is therefore ordered that publi eation be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, requiring said defendant to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the Court House in Pulaski, on the first Monday in March next, and answer complainants' bill, or the same will be taken for confessed as to

> In Chancery at Pulaski. James H West, complainant,

A. COX, C. & M.

Elizabeth M Jones and others, defendants. IN this cause it appearing to the satisfaction of the Clerk and Master from affidavit that the defendant Agnes O. Jones is a non-resident of the State of Tennessee, so that the ordinary process of this court cannot be served on her; On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen a newspaper published in the town of Pulaski in said State, quiring said defendant to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the court house in Pulaski, on the first Monday in March next, and answer complainant's bill, or the same will be taken for confessed as to her and set for hearing ex-parte.

Feb 2, 1866.

A. COX, C. & M.

In Chancery at Pulaski. William S Ezell, Ex'tr., of Robert Caldwell, de'd.

eomplainants.

Robert Ca'dwell and others, detendants. IN this case it appearing to the satisfaction of the Clerk and, Master, from affidavit that the defen-dants William Tacker and his wife Edizabeth Tucker, Robert Tucker and his wife Margaret Tucker and distributees of Alexander Caldwell dee'd., who was a brother of the said Robert Caldwell, and whose name, are unknown, are all non-residents of the State of Tennesses, that the said William Tucker and wife, Robert Tucker and wife and Claiborne Caldwell rsside now in the State of Arkansas,

and the children heirs at law and distributes of

"I Alexander Caldwell, dec'd., reside in the State
of Missouri, so that the ordinary process of this

Courtenmothe served on them: On motion it is
ordered that publication be made for four successive weeks, in the Citizen, a newspaper published in the county of Giles, at the Court House in Pulaski, on the first Monday in March next, to answer Com-plainant's bill, or the same will be taken for confassed as to them and set for hearing as-parte. Fab. 2 '66. A. COX, C. & M.

CHANCERY NOTICES.

In Chancery at Pulaski. D M Gordon and others, complainants,

Jno W Clack and others, defendants, N this cause it appearing to the satisfaction of the Clerk and Master from affidavit that the defend-it, William S. Goode, is a non-resident of the State of Tennessee, so that the ordinary process of this Court cannot be served on him: On motion it is therefore ordered that publication be made for four weeks in succession in the Pulaski Citizen, a newspaper published in the town of Pulaski, in said State, requiring said defendant to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the Court House in Pulaski, on the first Monday in March next, and answer Complainants' bill, or the same will be taken for confessed as to him and set for hearing ex-parte. [feb 2, 1866] A. COX, C. & M.

In Chancery at Pulaski.

Russell Tucker and others, defendant.

N this cause it appearing to the satisfaction of the Clerk and Master from affidavit that the defendants Russel Tucker and wife, ——, and Jonathan Merrill and wife Nancy, are non-residents of the State of Tennessee, so that the ordinary process of this Court cannot be served on them: On motion it is therefore ordered that publication be made for four weeks in succession in the Pulaski Citizen, a newspaper published in the town of Pulaski in said State, requiring said defendant to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the Court House in Pulaski, on the first Monday in March next, and answer complainants' bill, or the same will be taken for confessed as to them and set for hearing [feb 2, 1866.] A. COX, C. & M.

> In Chancery at Pulaski. Elisha Vincent, complainant,

James Pully and others, defendants.

In this cause it appearing to the satisfaction of the Clerk and Master from affidavit that the defendants Franklin and Rosanus S Irvine, Clark & Laura Barton, Taylor Hubbard and wife, Nancy Hub-bard, Eliza A., Mary, John, Thomas, William and Emma Vincent. are non-residents of the State of Tennessee, so that the ordinary process of this court cannot be served on them; On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, republished in the town of Pulaski in said State, requiring said defendant to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the court house in Pulaski, on the first Monday in March next, and answer complainant's bill, or the same will be taken for confessed as to them and set for hearing exparte.

Feb. 2, 1866.

A. COX, C. & M.

> In Chancery at Pulaski. P. B. Plummer, complainant,

Jno W Simonton and others, defendants. In this cause it appearing to the satisfaction of the Clerk and Master from affidavit that the defendants John W Simonton and his wife, Nancy Ruth are non-residents of the State of Tennessee, so that the ordinary process of this court cannot be served on them; On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, requiring said defendants to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the court house in Pulaski, on the first Monday in March part and appears completely. Monday in March next, and answer complainant's bill, or the same will be taken for confessed as to ren and set for hearing & parte. Feb 2, 1866. A. COX, C. & M.

In Chancery at Pulaski.
D C Carter and others, complainants,

Sarah A Neal and others, defendants. In this cause it appearing to the satisfaction of the Clerk and Master from affidavit that the defendant SARAH A. NEAL is a non-resident of the State of Tennessee, so that the ordinary process of this court cannot be served on her: On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski, in said State, requiring said defendant to be and appear on the first day of the next term of the Chan-cery Court, to be held for the county of Giles at the court house in Pulaski, on the first Monday in March next, and answer complainants' bill, or the same will be taken for confessed as to her and set for hearing ex-parte. Feb 2, 1866. A. COX. C. & M.

In Chancery at Pulaski.

W P Stevenson. complainant, S H Stout, defendant. IN this cause it appearing to the antisfaction of the Clerk and Master from affidavit that the defendant S. H. STOUT is a non-resident of the State of Tennessee, so that the ordinary process of this court cannot be served on him; On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, requiring said defendant to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the court house in Pulaski, on the first Monday in March next, and answer complainants' bill, or the same will be taken to 1 sonfessed as to him and set for hearing exparts.

Feb 2, 1867.

A. COX, C. & M.

In Chancery at Pulaski Carter, Thomas & Hough complainant,

W. T. Wells and als. defendants. W. T. Wells and als. defendants.

In this cause it appearing to the satisfaction of the Clerk and Master from affidavit that the defendant Wm. T. Wells is a non-resident of the State of Tennessee, so that the ordinary process of this court cannot be served on him: On more it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, requiring said defendant to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the Court House in Pulaski, on the first Monday in March next and in Pulaski, on the first Monday in March next, and answer complainant's bill, or the same will be taken for confessed as to him and set for hearing exparts. [feb 2, 1886. A. COX, C. & M.

In Chancery at Pulaski. Robert Rodes, Ex'tr.,

B. F. Carter and wife and others. T appearing to the satisfaction of the Clerk and Master, from affidavit that the defendants Inex and Cynthia Rodes, are in the State of Mississippi, so that the ordinary process of this Court cannot b so that the ordinary process of this Court cannot be served on them: On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in Pulaski in said State, requiring said non-resident defentants to be and appear on the first day of the next term of the Chancery Court, to be held at the Court House in Pulaski, on the first Monday in March next, and answer Complainant's bill, or the same will be taken for confessed as to them, and set for hearbe taken for confessed as to them, and set for hear-Feb. 2 66. A. COX, C. & M.

In Chancery at Pulaski.

F G Westmoreland and others, defendants. In this cause it appearing to the satisfaction of the Clerk and Master from affidavit that the defendants F G Westmoreland, Jerome, Rush, Hawkans, Martha J., Hattie and Quincy Westmoreland, James Harwell and wife, Octavia G. Harwell, are on-residents of the State of Tennessee, so that the ordinary process of this court cannot be served on them: On motion it is therefore ordered that publithem? On motion it is therefore ordered that publi-eation be made for four weeks in succession in the Citizen, a nowspaper published in the town of Pulaski in said State, requiring said defendants to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the court house in Pulaski, on the first Monday in March next, and answer complainant's bill, or the same will be taken for confessed as to bill, or the same will be taken for confessed as to them and set for hearing exparts. A. COX, C. & M.

In Chancery at Pulaski. James S. Merrill Adm'rs., of Garrett Merrill De'ed.

John B Majors and others, defendants. I'll appearing to the satisfaction of the Clerk and Master from affidavit, that the defendants. John B. Majors and his wife Elizabeth are non-realignts of the State of Tennessee, and now realign in the State of Missouri, so that the ordinary process of this Court cannot be served: On motion it is ordered that publication be made in the Cities, a nawspaper published in the town of Pulaski, in and State requiring said non-residant defendants to be and town of Palaski in said State, requiring said non-resdent Defendants to appear on the first day of the next term of the Chancery Court, to be held for the next term of the Chancery Court, to be held for cery Court, to be held at the Court House in Pulsacery Court, to be held at the Court House in Pulnski, on the first Monday in March next, and answer complainants' bill, or the same will be taken for

confessed as to them and set for hearing ez-parte.